

**NOTICE OF COMPULSORY REDEMPTION TO THE SHARE-
HOLDERS OF LINKFIRE A/S (COMPANY REG. (CVR) NO.
35835431) PURSUANT TO SECTIONS 70-72 OF THE DANISH
COMPANIES ACT**

On 12 May 2026, CoMade Sthlm AB acquired 92.63% of the shares and votes in Linkfire A/S (the “**Shares**”) pursuant to a negotiated share purchase agreement entered into with a number of sellers. The terms of the transfer included that the sellers of Shares were paid a price of DKK 0.706723176542264 per Share of nominally DKK 0.01. CoMade Sthlm AB consequently now holds more than 90 per cent of the total share capital and the attaching voting rights (excluding treasury shares) in Linkfire A/S.

Accordingly, CoMade Sthlm AB has today decided to exercise its right to initiate a compulsory redemption of all shares in Linkfire A/S held by remaining minority shareholders in accordance with Sections 70-72 of the Danish Consolidated Act No. 1451 of 9 November 2022 on Public and Private Limited Companies, as amended (the “**Danish Companies Act**”) (the “**Compulsory Redemption**”), as previously communicated in the status e-mail dated 18 May 2026, in which the shareholders in Linkfire A/S were informed about the possibility of a potential Compulsory Redemption.

Consequently, all remaining minority shareholders in Linkfire A/S are hereby invited to voluntarily transfer their shares in Linkfire A/S to CoMade Sthlm AB within a period of four (4) weeks expiring on 27 July 2026 at 23:59 (CEST) (the “**Compulsory Redemption Notice Period**”).

Additional information about the Compulsory Redemption is provided below.



REDEMPTION PRICE

The Compulsory Redemption of the shares in Linkfire A/S will be completed at a price of DKK 0.706723176542264 per share of nominally DKK 0.01 for each remaining share in Target, and payment will be made in cash (the “**Compulsory Redemption Consideration**”).

If a remaining shareholder in Linkfire A/S disagrees with the Compulsory Redemption Consideration, such shareholder may, pursuant to Section 70(2) of the Danish Companies Act, request that the consideration for redemption is valued by an expert who shall be appointed by the court at Linkfire A/S’s registered office. The costs of the expert shall be paid by the shareholder requesting the valuation unless (i) the valuation result in a higher consideration and (ii) the expert resolves that CoMade Sthlm AB shall pay such costs in whole or in part.

ACCEPTANCE AND FEES

Any shareholder in Linkfire A/S electing to voluntarily transfer its shares in Linkfire A/S to CoMade Sthlm AB must contact its account holding institution prior to the expiry of the Compulsory Redemption Notice Period and request that its shares in Linkfire A/S are transferred to CoMade Sthlm AB.

Acceptance of the transfer of shares in Linkfire A/S shall be communicated online through each Linkfire A/S shareholder’s own account holding institution’s web bank solution or by completing and submitting the enclosed acceptance form to the respective Linkfire A/S shareholder’s account holding institution, which shall then communicate the Linkfire A/S shareholder’s acceptance to Nordic Issuing AB (details inserted below).

Shareholders in Linkfire A/S having accepted to have their shares in Linkfire A/S acquired during the Compulsory Redemption Notice Period should note that the transfer of Linkfire A/S shares must be notified to the shareholder’s account holding institution in due time to allow the account holding institution to process and communicate the transfer to Nordic Issuing AB who must have received such notice of transfer prior to the expiry of the Compulsory Redemption Notice Period on 27 July 2026 at 23:59 (CEST). The deadline for notification of acceptance to each custodian bank or other account holding institution will depend upon each of the Linkfire A/S shareholder’s agreement with its custodian bank or other account holding institution and the rules and procedures of the relevant account holding institution and may be earlier than the last day of the Compulsory Redemption Notice Period.



Settlement of the transferred shares in Linkfire A/S will take place after expiry of the Compulsory Redemption Notice Period. All shares in Linkfire A/S sold to CoMade Sthlm AB pursuant this notice must be free from any and all charges, liens and other encumbrances.

Any bank fees, brokerage fees and/or other costs that may be imposed on a shareholder in Linkfire A/S in connection with its sale of shares in Linkfire A/S in connection with the Compulsory Redemption are payable by the selling shareholder in Linkfire A/S on an individual basis, and such fees and costs will not be paid by CoMade Sthlm AB. This will apply regardless of whether a shareholder Linkfire A/S elects to voluntarily transfer its shares Linkfire A/S to CoMade Sthlm AB prior to the expiry of the Compulsory Redemption Notice Period.

Please return Appendix 1 – Acceptance Form as described below, to accept voluntary transfer.

PROCESS OF INVOLUNTARY TRANSFER OF SHARES LINKFIRE A/S

After expiry of the Compulsory Redemption Notice Period, CoMade Sthlm AB will compulsorily redeem the shares in Linkfire A/S held by any remaining shareholders in Linkfire A/S who have not voluntarily transferred their shares in Linkfire A/S to CoMade Sthlm AB prior to the expiry of the Compulsory Redemption Notice Period (the “**Squeezed-out Linkfire A/S Shareholders**”) against payment of the Compulsory Redemption Consideration. Payment of the Compulsory Redemption Consideration will take place through Euronext Securities Copenhagen (VP Securities A/S), and in exchange for such payment, ownership of the shares in Linkfire A/S held by the Squeezed-out Linkfire A/S Shareholders will concurrently be transferred to CoMade Sthlm AB. After the expiry of the Compulsory Redemption Notice Period, CoMade Sthlm AB will therefore be registered as the holder of all shares in in Linkfire A/S, and the shareholders’ register of Linkfire A/S will be updated to reflect that CoMade Sthlm AB is the holder of all shares in Linkfire A/S.

Following expiry of the Compulsory Redemption Notice Period, CoMade Sthlm AB will publish a statement in the Danish Business Authority’s IT system informing that the Squeezed-out Linkfire A/S Shareholders may demand an expert opinion on the Compulsory Redemption Consideration within a three (3) months’ deadline from the time of publication of such statement pursuant to Section 72(3) of the Danish Companies Act. This right will be forfeited at the expiry of the three (3) month period.



**STATEMENT OF THE BOARD OF DIRECTORS OF LINKFIRE
A/S ON THE TERMS OF THE COMPULSORY REDEMPTION**

The board of directors (the “**Board of Directors**”) of Linkfire A/S has received and reviewed the compulsory redemption notice from CoMade Sthlm AB setting forth the terms of the compulsory redemption (the “**Compulsory Redemption**”). On that basis, the Board of Directors hereby makes the following statement pursuant to Section 70(2) of the Danish Companies Act:

The Board of Directors notes that the Compulsory Redemption is made on financial terms equal to those offered by CoMade Sthlm AB to the sellers in Linkfire A/S pursuant to a negotiated share purchase agreement entered into with such sellers on 12 May 2026, whereby shareholders in Linkfire A/S sold their shares in exchange for receiving DKK 0.706723176542264 per share of a nominal value of DKK 0.01 in cash. The Board of Directors notes that CoMade Sthlm AB has informed Linkfire A/S that it has acquired more than 90% of the share capital of Linkfire A/S. Save that the shareholders subject to the Compulsory Redemption will not have any obligations towards CoMade Sthlm AB under the share purchase agreement entered into with the sellers of the Shares, which is deemed beneficial to the remaining shareholders, the Board of Directors notes that the Compulsory Redemption is made on the same price and terms as to the sellers of the Shares.

Copenhagen, 29 June 2026

The board of directors of Linkfire A/S

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Edward Lindqvist
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Edward Lindqvist

Signed by:
Tom Persson
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Tom Persson

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